[Geyman] has completely broken down.... render[ing] it impossible for [Geyman] to provide any form of meaningful representation." (ECF No. 22-1 at 2). On October 19, 2011, Plaintiff McFadden filed a Response in Opposition to the Motion to Withdraw. (ECF No. 27).

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An attorney may not withdraw as counsel except by leave of court. Darby v. City of 1 2 Torrance, 810 F. Supp. 275, 276 (C.D. Cal. 1992). "The decision to grant or deny counsel's 3 motion to withdraw is committed to the discretion of the trial court." Irwin v. Mascott, 2004 4 U.S. Dist. LEXIS 28264 (N.D. Cal. December 1, 2004), citing Washington v. Sherwin Real 5 Estate, Inc., 694 F.2d 1081, 1087 (7th Cir. 1982). Among other things, courts ruling upon 6 motions to withdraw as counsel have considered, 7 (1) the reasons why withdrawal is sought; (2) the prejudice withdrawal may cause to other litigants; (3) the harm withdrawal might cause to the 8 administration of justice; and (4) the degree to which withdrawal will delay the resolution of the case. 9 Irwin, 2004 U.S. Dist. LEXIS 28264 at 4. 10 After reviewing the record and the reasons for withdrawal noted in the Motion to be 11 Relieved as Counsel, the Court concludes that there is good cause to grant the Motion. The 12 Court further concludes that the withdrawal will not prejudice justice or unduly delay 13 resolution of the case; Douglas Geyman had only been attorney of record for three months 14 before requesting removal, and the period for discovery has not yet closed. 15 IT IS HEREBY ORDERED that the Motion to be Relieved as Counsel is GRANTED. 16 Douglas Geyman is no longer the attorney of record for Plaintiff Andrew McFadden in this 17 case. 18 Civil Local Rule 83.3 provides, in part: 19 Whenever a party has appeared by an attorney, the party may not 20 afterwards appear or act in the party's own behalf in the action, or take any step in that action, unless an order of substitution has first have been made by the 21 court, after notice to the attorney of such party, and to the opposite party.... When an attorney of record for any person ceases to act for a party, such 22 party must appear in person or appoint another attorney by a written substitution of attorney signed by the party, the attorney ceasing to act, and the newly 23 appointed attorney, or by a written designation filed in the case and served upon 24 the attorney ceasing to act.... 25 S.D. Cal. Civ. L.R. 83.3(g)(1)-(2). 26 /// 27 ///

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IT IS HEREBY ORDERED that, no later than **ninety** (90) days from the date of this Order, Plaintiff Andrew McFadden must file a motion for substitution pursuant to Local Rule 83.3, requesting an order of substitution and indicating whether he will represent himself or have new counsel to represent him in this action. If no motion for substitution is filed within ninety (90) days from the date of this Order, Plaintiff's claims against Defendant City of El Centro will be dismissed without prejudice. The Clerk of the Court shall mail a copy of this Order to Plaintiff Andrew McFadden at his last known address: 1767 Desert Garden Dr., El Centro, CA 92243. DATED: November 8, 2011 United States District Judge